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A DRI ICATION NO FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/827,196	04/05/2001	Edwin S. Flores	1861-1001	5382		
7590 02/26/2003			EXAMINER			
Sanford E. Warren, Jr. GARDERE WYNNE SEWELL LLP Suite 3000			SZEKELY, PETER A			
1601 Elm Street			ART UNIT	PAPER NUMBER		
Dallas, TX 75	201		1714			
			DATE MAILED: 02/26/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No		Applicant(s)	Н
		09/827,196		FLORES, EDWIN	s.
	Office Action Summary	Examiner		Art Unit	
		Datas Szakoly	*	1714	
	- The MAILING DATE of this communication ap	pears on the cov	er sheet with the co	rrespondence add	fress
	. Planets				
v 6FC	PTENED STATUTORY PERIOD FOR REPI	LY IS SET TO E	XPIRE 3 MONTH(S	S) FROM	
THE N - Exten after S - If the - If NO - Failur	MAILING DATE OF THIS COMMUNICATION sions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perior e to reply within the set or extended period for reply will, by statusply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, ho ply within the statutory of d will apply and will exp	ninimum of thirty (30) days re SIX (6) MONTHS from the	will be considered timely the mailing date of this co to 35 U.S.C. § 133).	r. mmunication.
Status		5 April 2001			
1)🛛	Responsive to communication(s) filed on 05	This action is not	a-final		
2a)	This action is FINAL. 2b)	This action is nor	r formal matters Di	osecution as to th	ne merits is
3)	Since this application is in condition for allo closed in accordance with the practice under	wance except to er Ex parte Quay	le, 1935 C.D. 11, 4	53 O.G. 213.	
Disposit	ion of Claims	ion			
4)⊠	Claim(s) 1-22 is/are pending in the application is constituted in the application is a second in the application in the application in the application is a second in the application in	rown from consid	ieration.		
	4a) Of the above claim(s) is/are withd	lawii ilom conc.			
5)	Claim(s) is/are allowed.				
6)⊠	Claim(s) 1-22 is/are rejected.				
7)	Claim(s) is/are objected to.	dies election reg	irement		
8)[a/or election requ			
	tion Papers	iner			
9)⊠	The specification is objected to by the Exam The drawing(s) filed on is/are: a) according to a contract of the specification is objected to by the Example to be specification is objected to by the Example to be specification is objected to by the Example to be specification is objected to by the Example to be specification is objected to by the Example to be specification is objected to by the Example to be specification is objected to by the Example to be specification is objected to by the Example to be specification is objected to by the Example to be specification is objected to be specification in the specification in the specification is objected to be specification in the specification in the specification is objected to be specification in the specification in the specification in the specification is objected to be specification in the specification in the specification in the specification is objected t	ccented or b) of	jected to by the Ex	aminer.	
10)	Applicant may not request that any objection to	o the drawing(s) be	held in abeyance.	See 37 CFR 1.85(a)).
	Applicant may not request that any objection to The proposed drawing correction filed on	is: a)□ app	roved b)□ disapp	roved by the Exami	iner.
11)	If approved, corrected drawings are required in	n reply to this Office	e action.		
	The oath or declaration is objected to by the	Examiner.			
Priority	under 35 U.S.C. §§ 119 and 120 Acknowledgment is made of a claim for for	reian priority und	er 35 U.S.C. § 119	(a)-(d) or (f).	
13)	Acknowledgment is made of a claim for for	ייים ליייביול יופיבי	-		
1	a) ☐ All b) ☐ Some * c) ☐ None of: 1.☐ Certified copies of the priority docun	nents have been	received.		
		nents have been	received in Applica	ation No	
	- cu - used copies of the	priority documen	nts have been rece	ived in this Nation	al Stage
	application from the international	a list of the certifi	ed copies not rece	ved.	
4.05	* See the attached detailed Office action for dor] Acknowledgment is made of a claim for dor	nestic priority un	der 35 U.S.C. § 11	9(e) (to a provisio	nal application)
1	consistent language	a provisional ant	NICSTION Has Deen I	eccivea.	
15)	a)	mestic priority ur	der 35 U.S.C. §§ 1	20 and/or 121.	
Attachn					M - (-)
1) [Z] N	otice of References Cited (PTO-892)		4) Interview Summ	nary (PTO-413) Paper nal Patent Application	NO(S) (PTO-152)
	lation of Draftenerson's Patent Drawing Review (PTO-94	(8) (n(s) 2	6) Other:	iai i atorit Appiioation	,
	nformation Disclosure Statement(s) (PTO-1449) Paper N	, (() '			art of Paper No. 3
U.S. Patent	and Trademark Office (Rev. 04-01)	fice Action Summa	у	Р	ait oi Fapei No. 5

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DETAILED ACTION

Specification

1. The disclosure is objected to because of the following: Paragraph 14 supposed to contain a "Brief Description of the Drawings". There are no drawings in the specification.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

- Claims 10 and 21 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The claims claim polyiscyanate polymers and acetoacetate polymers. The specification in paragraphs 24, 25 and 35 only shows polyisocyanate functional polymers and acetoacetate functional polymers. Paragraphs 32 and 34 show polyisocyanate and acetoacetate monomers. Clarification is required.
- 4. Claims 11-22 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for anhydrous structural fillers, does not reasonably provide enablement for non-anhydrous structural fillers. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly

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connected, to make and use the invention commensurate in scope with these claims. See paragraph 22, last three lines.

- 5. Claim 12 is rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for anhydrous fillers, does not reasonably provide enablement for moisture containing fillers. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention commensurate in scope with these claims. See paragraph 22, last three lines.
- 6. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 7. Claims 1-22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 8. The meaning of "structural fillers" is not known. Only cement and gypsum are mentioned in the specification. No other pozzolanic or non-pozzolanic fillers are shown.

Claim Rejections - 35 USC § 102

9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 10. Claims 1-22 are rejected under 35 U.S.C. 102(b or e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Shearing 3,763,070, Shearing

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3,772,051, Shearing 3,977,889, Alexander 4,127,548, Kossatz et al. 4,902,348, Tsai et al. 5,807,431 or Laas et al. 6,007,619, in view of Ikemoto et al. 5,932,344.

- Shearing ('070) discloses cement and isocyanate in claim 1. Shearing ('051) 11. teaches isocyanate and hydraulic cement in the Abstract. So does Shearing ('889). Alexander recites hydraulic cement and polyisocyanate in the Abstract. Kossatz et al. divulge polyisocyanate in the Abstract and gypsum in claim 1. Tsai et al. reveal polyurethane, cross-linking agent and cement in claim 1. Laas et al. display polyisocyanate in the Abstract and Portland cement in the Examples. Ikemoto et al. present the conventional cement additives (retarder, stabilizer, rheological agent, coloring agent and plasticizer) claimed by applicant, in the Abstract, column 9, lines 56-64 and column 18, lines 15-22. For Portland cements, see the paragraph overlapping columns 17 and 18. Applicant's claims are not novel. In the alternative, it would have been obvious to one having ordinary skill in the art, at the time the invention was made, to use the additives of Ikemoto et al, in the compositions of the primary references, because said additives are customarily used in water-settable compositions. The kit is identical to the composition. The method steps are nominal. Applicant can overcome these references by specifying that the compositions are anhydrous.
 - 12. Claims 1-22 are rejected under 35 U.S.C. 102(a or b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Szukiewicz 2,902,388, Shearing 4,211,680, Stark et al. 5,021,537, Abdelazig et al. 5,326,396, von Bonin 5,374,448 or Toray Ind. JP-9-302239 in view of Ikemoto et al. 5,932,344.

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cement in claims 1-15. Shearing ('680) discusses polyisocyanate and Portland cement in column 2, lines 56-58. Stark et al. relate polyacetoacetate in the title and Portland cement in column 4, lines 7-8. Abdelazig et al. report cement in claim 5 and butylacetoacetate in claim 8. Von Bonin lists Portland cement in claim 9 and isocyanates in claim 10. Toray Ind shows moisture-curable resin with cement in the Abstract. The contents of Ikemoto et al. have been discussed already. Applicant's claims are not novel. In the alternative, it would have been obvious to one having ordinary skill in the art, at the time the invention was made, to use the additives of Ikemoto et al. in the compositions of the primary references, because said additives are customarily used in water settable compositions. The kit is identical to the composition.

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peter Szekely whose telephone number is 703-308-2460. The examiner can normally be reached on Tuesday-Friday 7:00 a.m.-5:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vasu Jagannathan can be reached on 703-306-2777. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Peter Szekely Primary Examiner Art Unit 1714

P.S. February 20, 2003